REMARKS

The Assignee, Industrial Research Limited, truly appreciates the Examiner's

statements set forth in the Office Action mailed September 9, 2004, to the effect that the

application is in condition for allowance except for the formal matter set forth in

paragraph number 1 of the Office Action mailed September 9, 2004.

First, the Examiner stated that the original patent, or a statement as to loss or

inaccessibility of the original patent, must be received before the reissue application can

be allowed. If the Examiner will please examine the reissue patent application transmittal

sheet form PTO/SB/50, the Examiner will note that the ribboned original patent grant was

submitted with the reissue patent application transmittal sheet upon the original filing of

the present reissue application on November 25, 2003. Consequently, if it is now not to

be found in the file of the present reissue application, then the Assignee can say nothing

more than that the original patent has been lost by the U.S. Patent and Trademark Office.

The Assignee also takes note of the fact that the new claims added by the reissue

application, being claims 4-7, must be underlined in their entirety, and Assignee is

tendering herewith new claims 4-7 that have been totally underlined.

Lastly, Assignee again expresses its appreciation to the Examiner for allowing

new claims 4-7 over the prior art of record in this reissue application.

There being no other issues standing in the way of the issuance of the reissue

patent application requested by the Assignee, such action is respectfully requested at the

earliest opportunity.

Response to Office Action Mailed September 9, 2004

Respectfully submitted:

By Copb view V Clifford W. Browning

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